LEGAL NOTICE

NOTICE TO CREDITORS THE SUPERIOR COURT OF MO-HAVE COUNTY, STATE OF ARI-ZONA.

In the Mater of the Estate of JOHN KEMPLE, Deceased Probate No. 139.

NOTICE IS HERBY GIVEN, by the undersigned, Administrator of the estate of JOHN KEMPLE, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the said RAY-MOND H. CARR, Kingman, Arisona.

Dated this 12th day of July, 1919.

RAYMOND H. CARR,

Administrator of the Estate of JOHN KEMPLE, deceased.

First insertion July 19.

Last insertion Aug. 16.

NOTICE OF SALE OF REAL ESTATE UNDER EXECUTION No. 1667, Sheriff's Sale.

NEW YORK BANK NOTE CO. Plaintiff.

CERBAT COPPER CO.

VS.

CERBAT COPPER CO.

Defendant.

By virtue of an execution issued out of the Superior Court of the County of Mohave, State of Arizona, wherein New York Bank Note Co., plaintiff, and Cerbat Copper Co., defendant, upon a judgment rendered the 16 day of July, A. D. 1919, for the sum of Three Hundred six and 57-100 (\$306.57) Dollars, United States gold coin, besides cost and interest, I have this day levied upon all the right, title, claim and interest of said defendant, Cerbat Copper Co., of, in and to the following described real estate, to-wit:

All of the following named unpatented lode mining claims, situate in the Wallapai Mining District, County of Mohave, State of Arizona, the location notices of which are recorded in the office of the Recorder of said Mohave County, in the mining records thereof, to-wit: Name

Book Page

ARMOUR.

Defendant.

Defendant.

Name ARMOUR, MUGGLER,

REX.

SMUGGLER, JJ 84;

PACIFIC, EE 699;

AMERICA, EE 641;

BLUE DICK, MM 397;

CENTER, MM 398;

Golden Opportunity, N 706;

REX No. 1, PP 606;

STELLA, W 502;

Also that portion of the Big Contact Mining claim, location notice of which is recorded io Bnok FF, page 74 of said records, in conflict with said BLUE DICK mining claim.

Public notice is hereby given that I will, on Monday, the 11 day of August, A. D. 1919, at 10 o'clock A. M. of said day, in front of the Court House door of the County of Mohava, sell at bublic auction, for United States gold con, all the right, title, claim and interest of said defendant, Cerbut Copper Co. of, in and to the above described proverty, or so much thereof as may be necessary to raise sufficient money to satisfy said judgment, with interest and costs, etc., to the highest and best bidder.

W. P. MAHONEY.

W. P. MAHONEY. By JAMES CURTIN, Deputy Sheriff.

Dated July 19, 1919. First insertion July 19 Last insertion Aug. 23.

MINE WARNING NOTICE
TO WHOM IT MAY CONCERN:
Notice is hereby given that the Six Prong
No. 1, Six Prong No. 2, Gopher and Bing mining claims, situate in the Maynard Mining
District of Mohave County, State of Arisons,
are under lease and bond to parties working
same, and that neither the mine nor the owners thereof will oe responsible for any labor
or debt contracted, nor injuries sustained by
any employer or employe in working said
property; and that no employer or employe
is the agent of the owners for any purpose,
and that all the operatives engage in such
service at their own risk, and that no debt
or claim of debt is valid against said mining
property or its owners.

Dated February 28, 1918.

THOMAS SICKLES.

First insertion March 2, 1918-2m-pd.

SPECIAL MEETING STOCK-HOLDERS

Notice is hereby given that a spec-ial meeting of the stockholders of the Middle Golconda Mines Co., will be held at the offices of the Company in the town of Kingman, Arizona, on Monday, the 4th day of August, 1919, at 10 o'clock A. M., for the purpose of considering the sale of the property of the company as a whole and for the transaction of such other business as shall legally come before said meeting.

J. B. SPEED. Secy.

July 5, 1919-4t.

NOTICE FOR PUBLICATION

U. S. Land Office at Phoenix, Ar 024682

NOTICE is hereby given that Christen Jensen, of Mesquite, Nev., who on March 26, 1914, made Homestead Entry, No. 024682, for SW1-4 NE1-4, SE1-4, NW1-4 SE1-4, Section 4, NE1-4 SW1-4, NW1-4 SE1-4, Section 4, Township 39-N., Range 16-W., G. & S. R. B. & Meridian, has filed notice of intention to make five year Proof, to establish claim to the land above described, before Joseph H. Reber, U. S. Commissioner, at Littlefield, Arisona, on the 7th day of August, 1919. Claimant names as witnesses:

Jeremy Lenvitt, Ira Leavitt, John Jensen, Josua W. Sylvester, all of Mesquite, Nev.

J. L. IRVIN, Register.

First insertion July 5. Last insertion August 2. NOTICE FOR PUBLICATION No. 024377

Department of the Interior
U. S. Land Office at Phoenix, Arisona.
June 11.1919.
Notice is hereby given that Hans P.
Iverson, of Littlefield, Arisona, who, on Notice is hereby given that Hans P. Iverson, of Littlefield, Arizona, who, on April 30, 1914, made Homestead Entry, No. 024377, for NW 1-4 NW 1-4, NE 1-4 NW 1-4, NW 1-4, NE 1-4 NW 1-4, NW 1-4 NE 1-4 NE 1-4 NE 1-6, Rection 9, Township 40-N, Range 15-W., G. & S. R. B. & Meridian, has filed notice of intention to make three year Proof, to establish claim to the land above described, before Joseph H. Reber, U. S. Commissioner, at Littlefield. Arizona, on the 23rd day of July, 1919. Claimant names as witnesses:
Wallace Iverson, Harold J. Reber, Joseph Frehner, Alfred Frehner, all of Littlefield, Arizona.

J. L. IRVIN.

J. L. IRVIN, Register.

First insertion June 21. Last insertion July 19.

TO WHOM IT MAY CONCERN:
Notice is hereby given that the Monitor, Monitor Fraction, Silver Queen, Silver King Mining Claims, situated in the Wallapai Mining District, County of the Waliapai Mining District, County of Mohave, Arzona, are under option agreement and neither said mining claims nor the undersigned owner thereof will be responsible or liable for any labor or debt contracted nor injuries sustained by any employer or any employee in working said property, and that no employer or employee is the agent of the owner for any purpose, and that all operatives engage in such service at their own risk, and no debt or claim of debt is valid against said mining property, or its owner.

JAMES H. KANE.

JAMES H. KANE.

LEGAL NOTICES

MINE WARNING NOTICE

MINE WARNING NOTICE

TO WHOM IT MAY CONCERN:
Notice is hereby given that the George Washington. Thermos, Nwonday, Missing Link, Bill Taft and Cornish Boy mining claims, situated in the Wallapai Mining District, Mohave County, Artsona, are under lease and bond to W. G. Page, who is working the same, and that neither the mines nor the owner thereof will be responsible for any labor or debt contracted, nor injuries sustained by any employer or employe in working said property; and that no employer or employe is the agent of the owners for any purpose, and that all operatives engage in such service at their own risk, and that no debt or claim or debt is valid against said mining claims or their owners.

JOE MOYLE, FRED MOYLE, FRED MOYLE, Park, Arizona, July 18, 1918. First insertion, July 20, 1918.

NOTICE TO CREDITORS

Estate of WM. BRIGHT, deceased.

Notice is hereby given by the undersigned, John M. Heck, Executor of the Will and Testament of Wm. Bright, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said John M. Heck at the office of Wallace & Lucas, Oatman, Arizona the same being the place for the transaction of the business of said estate, in said County of Mohave.

JOHN M. HECK,
Executor of the Will of Wm. Bright, deceased.

Dated this 14th day of June, 1919.

First insertion June 21.
Last insertion July 19.

or employe is the agent of the owner for any purpose and that all operatives engage in such service at their own risk, and no debt or claim of debt is valid against said mining property or its owner. ADAM MARSCH,

Dated-Kingman, January 29, (First insertion Feb. 1, 1919.) 1919.

MINE WARNING NOTICE

To Whom It May Concern:

Notice is hereby given that the Schuylkill mine as recorded in book 4 of deeds, at page 652, et seq., and the Schuylkill mill site as recorded in book 12 of deeds, at page 752 et seq.; the Schenectady mining claim as recorded in book 4 of deeds at page 647 et seq., and the Silver Hill group of mining elaims, consisting of the Sonoms, Valley View and Silver Bell mining claims, and the Silver Bell mill site claim, as recorded in book 14 of deeds, at pages 263 to 268, inclusive, records of Mohave County, Arisona, to which records reference is hereby made for a more complete description of said property, are being worked under lease and option, and that neither the said mines, mining claims or mill site or buildings, machinery, implements, fixtures or improvements made or to be made thereon or therein, or any property of the Southwestern Mining and Reduction company, or the stockholders thereof, will be liable or responsible for any labor, material or dete contracted or injuries sustained by any employer or employe in working or improving said properties; and that no employer or employe is the agent of the owner for any purpose, and that all operatives engage in such services at their own risk, and that no debt or claim of debt is vailed against said mines, mining elaims or property or the owners thereof.

THE SOUTHWESTERN MINING & REDUCTION COMPANY,
By GEO. W. THEISS, Sec'y.

the owner for all number errices at their own rake and that no obbt or claim of debt to valid agrainst said mines, mining elaims or property or the owners thereof. THE SOUTHWESTERN MINING & REDUCTION COMPANY, By GEO. W. THEISS. See'y. Witness:

PIRED W. THEISS.
First insertion June 29, 1916.

NOTICE OF SPECIAL STOCK-HOLDERS MEETING OF RICO EXPLORATION COMPANY NOTICE IS HEREBY GIVEN, that a special meeting of the stockholders, which said in the first wednesday in April of each year, and said Directors so elected shall be detected from among the successors are elected and qualified. Said Board of Directors are lated and management of the stockholders or until their successors are elected and qualified. Said Board of Directors and management of the stockholders or until their proper for the conduct and management of the stockholders or until their proper for the conduct and management of the stockholders or until their proper for the conduct and management of the stockholders or until their successors are elected and qualified. Said Board of Directors shall have power the office of CARL G. KROOK, at Kingman, Arizona, on the 31st day of July, 1919, at the hour of 10 o'clock A. M. of said day, for the purpose of voting upon and determining the question of amending the Articles of Incorporation so as to increase the capital stock of said corporation from the sum of \$100,000.00 to the sum of \$650,000.00, divided into five million shares of the par value of 10c each, and to increase the highest amount of indebtedness of said company from the sum of \$100,000.00, and to authorize the holding of stockholders and directors meetings at any place with such other and additional offices shall be held as soon as directors. The President and Viceles FOUR, TWO and EIGHT of the Articles of Incorporation of said company in accordance with, and for the purpose of carrying out said proposed amendments, and to transact any other stockholders and provided for by the Board of Directors, and to amend additional officers shall be held as

LEGAL NOTICES

er business which may legally come pefore said meeting. By order of the Board of Directors

of said Corporation. Dated this 28th day of June, 1919. M. A. MONAGHAN, President of Rico Exploration Company.

(Corporate Seal) First insertion June 28. Last insertion July 26-5t-up.

ARTICLES OF INCORPORATION Of the WALTON OIL COMPANY

Know All Men By These Presents:
That we, the undersigned, have this day associated ourselves together for the purpose of organizing a corporation under the laws of the State of Arifor zona, and for that purpose hereby adopt, execute, acknowledge and publish the following Articles of Incorporation, to-

NOTICE IS HEREBY GIVEN by the undersigned. John M. Heck, Executor of the same sharing claims against the said decaded, to the creditors of and ail persons having claims against the said decaded to the creditors of and ail persons having claims against the said decaded to the creditors of and ail persons having claims against the said decaded to the said John Lead Outman, Arisons the same being the place for the transportation of the business of said estates in said Gounty of JOHN M. HCCK.

Executor of the Will of Win.

Dated this 14th day of June, 1919.
First insertion June 21.

ARTICLE TO CREDITORS

Probate No. 125.

**ROTICE IS HEREBY GIVEN, by the undersigned A administrator of the Estate of the Said C. B. JOHNSON, Administrator of the Estate of the Said

cipal agent, contractor, trustee, or other-wise, and either alone or in company with other persons, associations or cor-porations; and in general to have and exercise all the powers, privileges and immunities conferred upon corporations of this class by the laws of the State of Arizona.

of this class by the laws of the State of Arizona.

ARTICLE FOUR

The amount of the authorized capital stock of this corporation is ONE MILLION FIVE HUNDRED THOUSAND DOLLARS, divided into one million five hundred thousand shares of the par value of One Dollar each. Said stock shall be issued at such time or times and upon such terms and conditions as may be provided by the Board of Directors, and may be issued in exchange for property of any kind, services, options, benefits, or any other valuable right or thing, for the uses and purposes of the corporation, and when issued in exchange therefor, shall thereupon and thereby be and become fully paid the same as though paid for in cash at par, and shall be forever non-assessable. The judgment of the Board of Directors as to the value of the property, right or thing acquired in exchange for capital stock shall be conclusive, in the absence of actual fraud.

ARTICLE FIVE.

The time of the commencement of this corporation shall be the date upon of Arizona.

The time of the commencement of this corporation shall be the date upon which a Certifiacte of Incorporation 1/2 issued by the Arizona Corporation and the termination thereof shall be twenty-five years thereafter, with privilege of renewal as provided by law.

ARTICLE SIX.

LEGAL NOTICES

Directors shall hold office at the pleasure of said Board, who shall also prescribe the duties, qualifications and compensation of such officers.

The Board of Directors selected by the incorporators shall select the officers of the corporation to serve until the first annual meeting of said Board of Directors, or until their successors are elected and qualified.

ARTICLE EIGHT.

The highest amount of indebtedness or liability, direct or contingent, to which this corporation shall at any time subject itself is the sum of ONE MILLION DOLLARS.

ARTICLE NINE

The private property of the stockholders of this corporation shall be and is hereby made forever exempt from and any and all liability for the corporate debts.

These Articles of Incorporation may be amended by the vote of a majority of the outstanding stock at any regular annual meeting of the stockholders, or any special meeting thereof called for that purpose.

IN WITNESS WHEREOF, we have

any special meeting that purpose.

IN WITNESS WHEREOF, we have hereunto set our hands and scals this 20th day of June, A. D. 1919.

J. C. RANKIN
L. R. WALTON
C. W. HERNDON

County of Mohave—ss.

County of Mohave—ss.

THIS INSTRUMENT was acknowledged before me this 25th day of June.
1919 by J. C. RANKIN, L. R. WALTON and C. W. HERNDON.

My commission expires Dec. 19, 1919.
(Notarial Seal)

J. H. ROSENBERG,
Notary Public.
First insertion July 12.
Last insertion Aug. 16.

ARTICLES OF INCORPORATION of the ESTALEAR CERBAT SILVER MINING COMPANY

Know Ali Men By These Presents:

That we, the undersigned, have this day associated ourselves together for the purpose of organizinz a corporation under the laws of the State of Arizona, and for that purpose and to that end, we do hereby adopt, execute, acknowledge and publish the following Articles of Incorporation:

ARTICLE I.

The names and post office addresses of the incorporatrors are PAUL C. THORNE, BARNEY HARMSEN, of Kingman, Arizona, and the name of the corporation shall be ESTALEAH CERHAT SILVER MINING COMPANY.

ARTICLE II.

The principal office and place of business of the corporation shall be at Kingman, Arizona, and the corporation shall have the right to establish such branch offices and places of business, either within or without the State of Arisona, as its Board of Directors, hereinafter provided for, may from time to time designate and at which branch offices or places of business, meetings of the said Board of Directors may be held.

ARTICLE III.

the said Board of Directors may be held.

ARTICLE III.

The general nature of the business proposed to be transacted and carried on by this corporation is that of mining, milling, smelting, ore reduction and treating in all of its related branches, and to do any and all of the things herein mentioned as fully and to the same extent as natural persons might or could do, in any part of the world, and to do any and every act and thing, and to do any and every act and thing, and to engage in any and every business which may be, by its Board of Directors, deemed necessary, requisite, essential, convenient or auxiliary to the carrying out of the objects and purposes for which this corporation is formed.

In furtherance, and not in limitation of its general powers and purposes, it is expressly provided that this corporation shall have the following powers, to-wit:

1. To purchase, lease, locate, pre-

In furtherance, and not in limitation of its general powers and purposes, it is expressly provided that this corporation shall have the following powers, to-wit:

1. To purchase, lease, locate, prempt, acquire, own, develop, operate, sell and deal in silver mines, mines and quarries of all kinds, including gold, silver, lead, zinc and all other minerals, mining rights and claims, petroleum, oil properties and wells, land, any interest therein and any and all products thereof in any other state, Territory or Colony of the United States or elsewhere. To mine, quarry, remove, mill, reduce, amalgamate, refine, manufacture and prepare for market ore, metal, metallic compounds and mineral substances of all kinds, coal, coke, charcoal and other fuels, petroleum, oils, all products, by-products, mediates and immediates of all ores, minerals, fuels, petroleum and oils.

2. To carry on the business of manufacturing, distributing, using and seling light, heat or power; to acquire and equip water works and systems and supply and deliver water for power, consumption, irrigation or any other purpose; to buy, acquire, construct, maintain and operate railroads, railways tramways, telephone and telegraph lines and other means of communication, stage lines, ferries, steamships and boat lines of all kinds.

3. To subscribe to, purchase, acquire and take over the good will, assets, rights and property of any mining utility or other corporation or firm, association, person or persons, and pay for the same in cash, stock or bonds of this corporation or otherwise.

4. To manufacture, purchase or otherwise dispose of, to invest, trade deal in or deal with goods, wares and undertakings, mortgages, shares, stocks, debentures, securities, concessions, policies, book debts and claims, and any interest in real and personal property or any lawful purpose, without limit as to amount, with any person or corporation, and to carry on any business, concern or undertaking so acquired; to purchase, otherwise deal in or with any and all kinds, on t

mortgage, pledge, deed of trust or otherwise.

8. To purchase, hold and re-issue the shares of its capital stock.

9. The foregoing clauses shall be construed both as objects and powers, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation.

10. In general, to carry on any business in connection with the foregoing.

powers shall not be held to limit or restrict in any manner the powers of this corporation.

10. In general, to carry on any business in connection with the foregoing, whether manufacturing or otherwise, and in general to have and exercise with respect to all things all powers, privileges and immunities conferred apon corporations of this class by the laws of the State of Arizona.

ARTICLE IV.

The amount of the capital stock of this corporation shall be one Hundred Thousand Dollars (\$100.000.000), divided into One Million (1,000.000) shares of the par value of Ten Cents (10c) per share, and the same, when issued, shall be forever fully paid and non-assessable. Said stock shall be issued at such time or times, and upon such terms and conditions as may be provided by the Board of Directors, and same may be exchanged for mines, mining claims, or for any other property, real or personal, or for benefits accruing or for services rendered to the corporation, in any manner or form whatever, as the Board of Directors may determine, and in the absence of actual fraud in the transaction, such determination of the Board of Directors shall be final.

ARTICLE V.

The time of the commencement of this corporation shall be the date of the issuance to it of a certificate of Incorporation by the Arizoan Corporation Commission, and the termination thereof shall be twenty-five years thereafter,

LEGAL NOTICES

with privilege of renewal as provided by law.

with privilege of renewal as provided by law.

ARTICLE VI.

The management and control of the business, property and affairs of this corporation shall consist of a Board of not less than three nor more than seven Directors, who shall be elected from among the stockholders of record at the regular annual meeting of the stockholders, which annual meeting shall be held on the first Tuesday in June of each year, and said Directors so elected shall hold office for one year, or until their successors are elected and qualified. Any vacancy, which may occur in such Board of Directors, whether caused by death, resignation or otherwise, shall be filled by election by the remaining members of the said Board of Directors from among the stockholders of record. Said Board of Directors shall have the power to establish by-laws and make all rules and regulations necessary for the conduct and management of the affairs of the corporation, not inconsistent with law or these Articles of Incorporation. Until the first Annual Meeting of the Stockholders, the following shall constitute the Board of Directors of this corporation: GEORGE F. SCHOTT, Sr., GEORGE F. SHOTT, Jr., FARNEY HARMSEN.

ARTICLE VII

The officers of this corporation shall consist of a President, vice-President, a Secretary and Treasurer, both of which last named offices may be held by the same person, together with such other office or offices as the Board of Directors may from time to time determine. The Board of Directors, when selected, shall elect the officers of the corporation, and the President and Vice-President shall be from among their own number. The officers so elected shall hold office until the annual meeting of the Board of Directors, which shall be held as soon as practicable following the annual stockholders' meeting and shall hold office for one year or until their successors are elected at said annual meeting of the Board of Directors and shall hold office for one year or until their successors are elected and qualified.

The following named pers ARTICLE VI.

or until their successors are elected and qualified.

The following named persons shall serve as the officers of the corporation until the first annual meeting of the Board of Directors, or until their successors are elected and qualified, to-wit: GEORGE F. SCHOTT, Sr., President; BARNEY HARMSEN, Vice-President; GEORGE F. SCHOTT, Jr., Secretary and Treasurer.

BARNEY HARMSEN PAUL C. THORNE

PAUL

STATE OF ARIZONA,
County of Mohave—ss.
THIS INSTRUMENT was acknowledged before me this 5th day of July,
A. D. 1919, by PAUL C. THORNE and
BARNEY HARMSEN,
My commission expires Nov. 22, 1921.
(Notarial Seal)
ROSS H. BLAKELY,
Notary Public.

Filed in the office of the Arizona Corporation Commission this 9th day of Jul. A. D. 1919, at 10:00 A. M. at request of PAUL C. THORNE, whose post office address is Kingman, Ariz. ARIZONA CORPORATION COMMISSION.

By AMOS A. BETTS, Chairman.

Filed and recorded at request of Paul C. Thorne, June 2, 1919, at 11:20 o'clock A. M. in Book 5 of Incorporations, Pages 360 Records of Mohave County, Arizona. (Seal(I. R. BARTHOLOMEW, By MARY CARROW, Deputy Recorder.

ARTICLES OF INCORPORATION WALLAPAI OIL COMPANY

Know All Men By These Presents:
That we, the undersigned, have this day associated ourselves together for the purpose of organizing a corporation under the laws of the State of Arizona, and for that purpose and to that end do hereby adopt, execute, acknowledge and publish the following Articles of Incorporation:

The names and postoffice addresses of the incorporators are PAUL C. THORNE and J. S. WITHERS, of Kingman, Arizona and the name of the corporation shall be WALLAPAI OIL COMPANY.

man, Arizona and the name of the corporation shall be WALLAPAI OIL COMPANY.

ARTICLE II.

The principal office and place of business of the corporation shall be at Kingman, Arizona, and the corporation shall have the right to establish such branch offices or places of business, either within or without the State of Arizona, as its Board of Directors, hereinafter provided for, may from time to time designate, and at which branch offices or places of business meetings of the said Board of Directors may be held.

ARTICLE III

The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, are stated and declared to be as follows, to-wit:

First, to acquire by purchase or lease or otherwise lands in New Mexico, Texas or any other locality for the purpose of prospecting for, and obtaining oil, gas, sait, sulphur or other minerals; and to that end to drill, or caused to be drilled, oil wells, or sink, or caused to be sunk; shafts for mining and to buy, lease or otherwise acquire drilling rigs or other machinery or apparatus necessary to fully accomplish said purposes; and if oil or other minerals are found, then to market same to the best advantage.

then to market same to the best advan-tage.

Second. To engage in the transporta-tion of oil, gas, sait, sulphur, or other minerals, either produced by this cor-poration or other persons, or corpora-tions, by means of pipe lines, tramways, rallroads, boats, barges or other con-veyances or to lease or sub-lease all or any part thereof to other persons or cor-porations for the like purpose, and in order to fully carry out said objects and

LEGAL NOTICES

purposes, to purchase, lease, or otherwise acquire, pipe lines, tramways, railroads, boats, barges, tank cars, locomotives, pumping stations, steam plants, air plants and all other machinery, apparatus and paraphernalia necessary or incidental thereto.

Third. To build, construct, lease, purchase or otherwise acquire, buildings, machinery and other apparatus for refining, smelting, manufacturing or otherwise working up the products of mineral lands, either produced by this corporation or other persons or corporations, and to refine, smelt, manufacture or otherwise work up the by-products of said minerals and to operate the said plant and market the products or by-products as manufactured to the best advantage.

Fourth. To engage in a general oll or mineral brokerage business by buying, selling or otherwise trading in mineral lands or the products or byproducts of mineral lands.

Fifth. To carry on such other business pertaining to oll, gas, salt, sulphur or other minerals as may be found necessary or desirable or such as is generally engaged in by a corporation of this kind.

ARTICLE IV.

The amount of the capital stock of this corporation shall be ONE HUNDRED FIFTY THOUSAND DOLLARS, (\$150,000.90) divided into One Million Five Hundred thousand (1,500.000) shares of the par value of Ten Cents (10c) per share, and the same, when issued, shall be forever fully paid and non-assessable. Said stock shall be issued at such time or times, and upon such terms and conditions as may be provided by the Board of Directors, and same may be exchanged for mines, mining claims, or for any other property, real or personal, or for benefits accruing or for services rendered to the corporation, in any manner or form whatever, as the Board of Directors shall be final.

ARTICLE V.

The time of the commencement of this corporation shall be the date of

ARTICLE V.

The time of the commencement of this corporation shall be the date of the issuance to it of a certificate of Incorporation by the Arizona Corporation Commission, and the termination thereof shall be twenty-five years thereafter, with privilege of renewal as provided by law.

buntil the first annual meeting of the Board of Directors, or until their successors are elected and qualified, to-with the comporation shall be until the first annual meeting of the subject itself, is the sum of Sity-six Thousand Dollars (\$46,000.00).

The highest amount of indebtedness or liabilities of the sum of Sity-six Thousand Dollars (\$46,000.00).

The private property of the incorporation shall be and is hereby made forever exempt from any and all liability for the corporate debts of any kind whatsoever.

These range of the stockholders, or at any special meeting of the stockholders and the stockholders of the stockholders and the stockholders and the stockholders. The stockholders and the stockhold

which this corporation shall at any time subject itself, is the sum of ONE HUNDRED THOUSAND DCLLARS, (\$100,000.00).

ARTICLE IX.

The private property of the incorporators, stockholders and directors of this corporation shall be and is hereby made forever exempt from any and all liability for the corporate debts, of any kind whatsoever.

ARTICLE X.

These Articles of Incorporation may be amended by a majority vote of the outstanding stock of the corporation at any regular meeting of the stockholders, or at any special meeting thereof called for that purpose.

ARTICLE XI.

In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized:

To make, alter, amend and rescind

Board of District.

To make, alter, amend and rescind the by-laws of this corporation; to fix the amount to be reserved as working capital; to authorize and cause to be executed mortgages and liens upon the real and personal property of this corporation.

executed mortgages and liens of the real and personal property of this corporation.

From time to time to determine whether and to what extent, and at what time and place and under what conditions and regulations, the accounts and books of this corporation (other than the stock-ledger) or any of them, shall be open to the inspection of the stockholders, and no stockholder shall have any right of inspecting any account or book or document of this corporation except as conferred by statute, or authorized by the directors or by a resolution of the stockholders.

If the by-laws so provide, to designate two or more of their number to constitute an executive committee, which committee shall for the time being, as provided in said resolution or in the by-laws of this corporation, have and exercise any and all of the powers of the Board of Directors, in the management of the business and affairs of this corporation, and have power to authorize the seal of this corporation to be affixed to all papers which may require it.

ARTICLE XII,

be affixed to all papers which had quire it.

ARTICLE XII.

This corporation may in its by-laws confer powers additional to the foregoing upon the directors, in addition to the powers and authorities expressly conferred upon them by statute.

IN WITNESS WHEREOF, we have hereunto set our hands this second day of July, A. D. 1919.

J. S. WITHERS PAUL C. THORNE

STATE OF ARIZONA,
County of Mohave—ss.
THIS INSTRUMENT was acknowledred before me this 2nd day of July, A.
D. 1919, by PAUL C. THORNE and J.
S. WITHERS.

WITHERS.
My commission expires Nov. 22, 1921.
(Seal) ROSS H. BLAKELY,
Notary Public. Filed in the office of the Arizona Corporation Commission this 5 day of July, A. D. 1919 at 10:00 A. M. at request of Paul C. Thorne, whose postoffice address is Kingman, Ariz. ARIZONA CORPORATION COMMISSION

By AMOS A. BETTS,
Filed and recorded at request of Paul C. Thorne June 7, 1919, at 3:30 o'clock P. M., in Book 5 of Incorporations, Page 350, Records of Mohave County.

I. R. BARTHOLOMEW, Recorder.

By MARY CARROW,
Deputy Recorder,
First insertion July 12,
Last insertion Aug. 16,